part do hereby covenant and agree that at the delivery hereof, that they are indefeasible estate of inheritance therein, free and clear of all incumbrances, possession of said party of the second part, its successors and assigns, forever	o the lawful owners of the premises above granted, and seized of a good and, and that they will warrant and defend the same in the quiet and peaceable, against the lawful claims of all persons whomsoever.
PROVIDED, Always, and these presents are upon the following agreer	ments, covenants and conditions, to-wit:
First. That the parties of the first part are justly indebted to the par	rty of the recond part in the sum of
Six Thousand	DOLLARS
according to the terms of One certain mortgage note of c	even date herewith, executed by said parties of the first part, in consideration
of the actual loan of the said sum, and payable on the first day of September	er, 19 35,
The state of the s	
Property and the second	
to the order of the said party of the second part with interest thereon at the	esta of 5
fret days of Merch . Si	enterhor per cent per annum, payable semi-annually, on the
note; both principal and interest and all other indebtedn	in each year, according to the terms of
first, days of Mexch and line of the first days of Mexch and and interest and all other indebtedin note; if the first days of the first da	such other place as the legal holder of the principal note
Second. That the parties of the first part and the law u.s.	
at the date hereof; to permit no waste of any kind; to keep all the buildings	ouldings and improvements on the said premises in as good repair as they are
the amount of \$2 000 00 Ping and \$2 00	00 00 m
in insurance companies acceptable to the party of the second part with policie to assign and deliver to it, with satisfactory mortgages clauses, all the policies in case of loss it is agreed that the party of the second part may replied that	es payable to it in case of loss to the amount then secured by this mortgage;
in case of loss it is agreed that the party of the second part may collect the inst or collection. At the election of the said narty of the second part, the insur-	urance moneys or may deliver the policies to the said narries of the first part
or collection. At the election of the said party of the second part, the insura	ince moneys shall be applied either on the indebtedness secured hereby or in
Third. That the party of the second part may make any payment	s necessary to remove or extinguish any prior or outstanding title, lien or
ncumbrance on the premises hereby conveyed, and may pay any unpaid taxes I default be made in the covenant to insure; and any sure so paid shall become	s necessary to remove or extinguish any prior or outstanding title, lien or assessments charged against said property, and may insure said property
and may be recovered, with interest at ten per cent, in any suit for the forced	a nen upon the above described real estate, and he secured by this Mortgage,
endered shall provide that the whole of said real estate shall be sold together a	and not in parcels.
Fourth That in case of default of any of the assessment	Automorphic Control and Contro
he party of the second part as additional and collateral security for the paym art is entitled to the possession of said property, by receiver or otherwise, as i	
Pifth. That the parties of the first part berely agree to pay all to	a may elect.
thich may be assessed in the State of Kansa upon the said land, premises or prophis Mortrage is held by a non-resident of the State of Kansas upon the in Mortrage.	perty, or upon the interest of the party of the second part, therein, and white
hereafter to be enacted, imposing payment of the mbale or any part the set	e or the debt secured thereby; without regard to any law heretofore enacted
the passage by the State of Kansas of a law imposing payment of the whole	the party of the second part, and that upon violation of this undertaking the or any portion of any of the taxes aforesaid upon the party of the second
IV any taxes or assessments is locally increasing at a section of a decision	n that the undertaking by the parties of the first part as herein provided, to
the second part, become immediately due and collectible, notwithstanding any the first part further agree not to suffer or permit all or any part of the taxes or	the dept hereby secured, without deduction, shall, at the option of the party ything contained in this Mortgage or any law hereafter engeted. The parties
any part thereof, or any interest therein, to be sold for taxes, and further any	assessments to become or remain delinquent, nor to permit the said property
tur payment of an s	such taxes and assessments.
Sixth. That the parties bereto further agree that all the annual to	· Carlotte and Article and Art
and assigns, and sharing	nure to the benefit of the party of the second part, its successors and assists.
Seventh. As additional and collateral security for the payment of the si	aid note the mortgagors hereby assign to said mortgagee, its successors and
d become void upon release of this mortgage. Provided however that wild-	an on, gas or mineral leases on said premises, this assignment to terminate
responsibility with reference to such rights and benefits nor be accountable the	refor except as to sums actually collected by it or them, and that the lessees
pay over the same to such legal holder. Should operation under any of the ars	st part of his assigns until notified by legal holder hereof to account for and
	confectible, at the option of the holder of this mortgage.
Eighth. That if such payments be made as are herein specified, this conve interest, or any part of the indebtedness secured by this Mortgage or any inte-	eyance shall be void; but if any note herein described, whether for principal
agreement herein contained then this conveyance shall become about	erest thereon, be not paid when due, or if default be made in any covenant
rable at the option of the party of the second part, and no failure of the part	ty of the second part to exercise any option to declare the meturity of the
of the reby secured shall be deemed a waiver of right to exercise such option at a e of default of payment of any sum herein covenanted to be paid when due, the	any other time as to any past, present or future default hereunder; and in
en per cent. per annum, computed annually on said principal note	he date of default to the time when said second party, interest at the rate
Ninth. The terms, conditions and provisions hereof, whether so expresse	ed or not, shall apply to and bind the respective parties hereto, their heirs,
rutors, administrators, successors and assigns, and words used in the singular ular.	number shall include the plural and words in the plural shall include the
IN WITNESS WHEREOF, The said parties of the first part have hereunterioned.	a subscribed their names and affined at the
itioned.	Venthe Cottatain
Clarence W. Gottstein	Frank Gottstein (Seal.)
Carrie Gottstein	Etha Dunn Pe Perry Dunn
	Erma Hoskinson Herve Hoskinson (Seal.)
	Floyd &. Gottstein Irene Gottstein
	J.R.Gottstein Fred Gottstein
STATE OF KANSAS,	
TV-OF Douglas County	
BE IT REMEMBERED, That on this 21st day of	July
uay or	A. D. 19 20 before me, the
signed, a Notary Public in and for the County and State aforesaid, came	Martha Gottstein, a widow, Etha Dunn and Perry
unn her husband, Erma Hoskinson and Herve Hoskinso ottstein his wife and Frank Gottstein, J.R.Gottste	on her husband, Floyd A. Gottstein and Irene
And to me personally because of the	
to me personally known to be the same person 8 who executed the foreg	going instrument, and duly acknowledged the execution of the same
to me personally known to be the same person. 8 who executed the force IN WITNESS WHFREOF, I have hereunto se	
IN WITNESS WHEREOF, I have hereunto se	going instrument, and duly acknowledged the execution of the same
IN WITNESS WHFREOF, I have hereunto se	going instrument, and duly acknowledged the execution of the same, t my hand and affixed my official seal, the day and year last above written. C.Z. Cory
IN WITNESS WHEREOF, I have hereunto se	going instrument, and duly acknowledged the execution of the same, t my hand and affixed my official seal, the day and year last above written. C.Z. Cory
IN WITNESS WHFREOF, I have hereunto se S (Commission expires Dec, 16, 19)	going instrument, and duly acknowledged the execution of the same. t my hand and afficed my official scal, the day and year last above written. C.Z. Cory Notary Public. 19
.S (Commission expires Dec., 16, 193) RELEASE	going instrument, and duly acknowledged the execution of the same, et my hand and affixed my official scal, the day and year last above written. C.Z. Cory Notary Public.
IN WITNESS WHFREOF, I have hereunto se S (Commission expires Dec, 16, 193 RELEAS! THE AMOUNT SECURED by this Mortgage has been paid in fall, and the	going instrument, and duly acknowledged the execution of the same. It my hand and afficed my official seal, the day and year last above written. C.E. Cory Notary Public. 19
IN WITNESS WHFREOF, I have hereunto se (Commission expires Dec, 16, 19) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the	coing instrument, and duly acknowledged the execution of the same. t my hand and afficed my official scal, the day and year last above written. C.Z. Cory Notary Public. 19) E same is hereby canceled, this // L. day of
IN WITNESS WHFREOF, I have hereunto se (Commission expires Dec, 16, 19) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the	coing instrument, and duly acknowledged the execution of the same. t my hand and afficed my official scal, the day and year last above written. C.Z. Cory Notary Public. 19) E same is hereby canceled, this // L. day of
S (Commission expires Dec, 16, 193 RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the	coing instrument, and duly acknowledged the execution of the same, t my hand and afficed my official seal, the day and year last above written. C.Z. Cory Notary Public. 19) E same is hereby canceled, this // L. day of
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IN WITNESS WHFREOF, I have hereunto se (Commission expires Dec, 16, 19) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the	roing instrument, and duly acknowledged the execution of the same. It my hand and affixed my official seal, the day and year last above written. C.Z. Cory Notary Public.